entitled, an act to authorise the Levy court of Frederick county to levy a sum of money to erect a bridge over the Monocacy river, passed at December session, 1828, chapter 67;

Severally endorsed, "will pass," ordered to be engros-

sed;

Also, the bill entitled, an act relating to the Surveyor of Queen Anne's county, endorsed, "will pass with the pro-

posed amendment;"

Which amendment was read the first and second time by special order, "assented to," and the bill ordered to be engrossed;

Also, the hill entitled, an act to distribute the school fund

of Allegany county, endorsed, "will not pass;"

Also, the resolution in favor of Nathan Allen, of Queen Anne's county, endorsed, "assented to," ordered to be engrossed;

And, delivered a bill, originated in and passed by the senate, entitled a further supplement to an act, entitled an act

relating to free negroes and slaves;

Which was read the first time and referred to the com-

mittee on the coloured population.

On motion by Mr. Pratt, leave was given to bring in a bill, to be entitled, an act for the relief of Samuel Coe, late Collector of the tax for Prince George's county;

Ordered, That Messrs. Pratt, Gantt and Day, report

the same.

On motion by Mr. Long,

Ordered, That two hundred copies of the report of the committee of ways and means be printed for the use of the Legislature.

On motion by Mr. Pratt,

Ordered, That the committee on grievances and courts of justice, be instructed to inquire and report to this house, whether the law of the last session for the division of Baltimore and Frederick counties, be in such form as would effect a change of the constitution if the same was re-enacted at the present session of the Legislature.

Mr. Moores submitted the following resolution-

Resolved by the General Assembly of Maryland, That the Commissioners of Harlord county, be, and they are hereby authorised and required to pay to Ann Tredway, widow of the late Edward Tredway, formerly crier to Harford county court, or to her order, whatever sum of money the said Commissioners shall adjudge to have been due to said crier, under the provisions of the resolution No. 3, passed at December session, 1831;